

Plank Nick are getting to be the order of the day. The scholars attached to the University Sabbath School had on Tuesday last in the woods near the head of the Bay, and the scholars and teachers, with their parents and friends, of the West Ward School, had on one Thursday in the woods near the Cemetery. Of course, they all were "hugely"...

As we anticipated, the "knowers that be," having in charge the fate of the propositions for the settlement of our railroad facilities submitted by Gov. POLLOCK, have "settled them." Before doing so, however, a proposition was submitted to compromise upon some basis, which, in brief, was this: The road to remain and be legalized in its present location, to construct a branch road to the Harbor, sometime, and subscribe \$400,000 to the Pittsburgh road sometime. This basis of compromise, the Councils having accepted those submitted by His Excellency, were very properly laid on the table. So the responsibility is once more upon the Governor's shoulders. Will he now redeem his pledge to Messrs. Sterrett, Babbitt, King, Himrod and Ball, and sign the bill? That is the question. If he does not—and we confess our faith is not even as large "as a grain of mustard seed"—what then? Can any body tell?—we can't! But if on the other hand, after gaining all the time possible, he does sign it, but fails to carry out its provisions, again, we ask what then? We think we could answer this question, but perhaps we had better defer it for a week and see what seven days will bring forth at Harrisburg.

Gov. Reeder.

Just as we go to press we learn by telegraph that the President has supported the Reeder, in the most cordial manner. So at length we have a President! But what an one!—Parson's Telegraph. For one, we heartily hope and believe that Gov. Reeder will be able to clear himself, as well as his associates, from the charges preferred against them, and for which they have been suspended until the matter is investigated. These charges are that, in conjunction with Judges Johnston, and Elmore, of the Supreme Court of the Territory, and Mr. Isaacs, the District Attorney, the Governor has been speculating in "Kansas half-breed reservations" and other "lands of the territory," apparently in violation of acts of Congress and in violation of the Department. As we said above, we trust Gov. Reeder will be able to clear himself of this charge. He is a Pennsylvania, one of our true and reliable Democrats, and his appointment was hailed with pleasure by his constituents. But if he is not able to clear himself, we frankly say, notwithstanding the "splendid" and "liberty" howling of such papers as we quote from above, he has no right to remain in office. Kansas could be elected. Now, however, if the Crawford Democracy had chosen to have stood firm, and bided their time, a true and tried disciple of our party faith would have represented us in the Senate for the next three years; and in view of the unsettled state of our United States Senatorial question, and the uncertainty of a Democratic majority in the Senatorial branch of our State Legislature, that is an important consideration. Of course, with the above call and its signatures before us, no such event may now be anticipated. But the Democracy of Erie will not be held accountable—that is our condition! They have stood ready, and are anxious to redeem the district, but that opportunity is denied them; where we say, let the responsibility rest where it belongs.

Evidence of a bountiful harvest meet us on every hand. Here are two items upon the subject: On Saturday evening, the 12th inst., a lady in the vicinity of St. Charles Furnace, Clarion county, Pa., presented her husband with three bouncing babies, all of whom are doing well—This is hard to beat.—Pitts Union.

HAMSTRACK AHEAD.—We have been reliably informed that a lady in Hamstrack presented her husband on Sunday morning with two girls and a boy. All doing well.—Detroit Times. With four at ten dollars a barrel, neither Clarion nor Hamstrack could afford so many luxuries at a time!

The Louisville Democrat puts up the name of Col William Preston for Congress. Mr. Preston is the old line whig who recently stated that if the Democrats should put up a candidate he would vote for him. He will receive the united vote of all opposed to the Know Nothings, and will, we believe, be triumphantly re-elected.

GOV. REEDER'S CASE.—President Pierce has called upon Governor Reeder and the other officials of the Territory of Kansas, to account for certain speculations in that Territory with the half-breeds in violation of the acts of Congress, and has informed Gov. Reeder that he cannot be kept in office unless the impressions now on his mind shall be removed by satisfactory explanation. Governor Reeder promises to give the required explanation when he shall have reached Kansas. The correspondence between Governor Reeder and the administration, upon this subject, was published in the Union of Tuesday, and has produced great sensation. As things now appear, Gov. Reeder's conduct is certainly open to suspicion; but we trust and believe, he is prepared to make a full justification.

The Indiana civil war has ceased as the Wabash and Erie Canal has compromised with the Clay County Regulators. The trustees have agreed to cut down the timber in the Reservoir to the water's edge, and when the water can be spared, to let it out and remove all the timber, the Regulators promising in return not to meddle with any of the works of the canal.

There is but one Know Nothing Lodge in Lancaster city now—last winter there were four. Three of them "busted."

This Chicago Courier of the 16th inst. comes out with a long article recommending Fernando Wood, chief magistrate of New York, for the Presidency in 1856.

A man named Van Gelden, living in Cleveland, a day or two since, came to an untimely end by testing some prairie soil, which had been carelessly left on a shelf.

The Editor of the Pittsburgh Journal says the fruit crop in Allegheny county promises abundantly. He has seen peach and plum trees already this season braced up with poles, and at the weight of which they were being bent in many places. Prudent fruit growers have been busy in removing a portion of the growth to save their trees.

In the Field for Senator.

The following "call," anonymously signed by Whigs, Know Nothings, Free Soilers, and Democrats, was published in the Meadville papers: A CALL.—The undersigned in view of the fact that the State Senate has been elected from Crawford county, and also of the great interests which the county has at stake in the public improvements now proposed and in progress in this territory, believe it expedient to unite, without distinction of party, in support of candidates for that office identified with our interests, and with those of the District and North Western Pennsylvania.

It will be seen by this that Crawford county is in the field for Senator, "without distinction of party," and D. A. Finney, Esq., our "vernon friend"—the chap that gave "our neighbor round the corner" a certificate of character at Waterford last Fall—is the man chosen to represent this district in Harrisburg for the next three years—"without distinction of party," we suppose! Well, that would be a joke—D. A. Finney, one of the bitterest partisans Crawford county can produce, is going to the Senate "without distinction of party." Verily, wonders will never cease. "The lion and the lamb shall lie down together, and a little child shall lead them," is promised in the good Book, but we had no idea the millennium would commence in 1855, and very little of that it would "break out" in Crawford! But it appears, in the language of Dan Tucker, or somebody else:

"There's something new turns up every day, and it has, in this case, with a vengeance. Let us take a peep at these "without distinction of party" signers. We don't know them all, for they are almost as numerous as sands upon the sea shore; but we know enough to make the "without distinction of party" feature of the call interesting. First, there is our friend, Col. McFarland, of the Democrat—he holds an office from President Pierce, "without distinction of party"—just exactly as he held one previous from the Democracy of Crawford. Having our eye down the column a little farther, we see our friend Maj. Barron is also a convert to Finney's millennium. He is also an officer of the last Democratic House, and is now Clerk of the Court of Register and Recorder—we forget which—all of which positions favors he has and does enjoy "without distinction of party," we suppose. Then, there is close by another friend of ours, Col. Brooks, late Sheriff, whose election undoubtedly took place "without distinction of party." And so we might go on through the list—not forgetting Judge Church, who by the by, presided over this judicial district a number of years, "without distinction of party"—but it is scarcely necessary, as our readers have doubtless discovered by the insight we have given them into the partisan character of these "without distinction of party" callers, that the millennium has actually arrived, and taken up its quarters among the politicians of Crawford. Upon one account, we confess we regret this precipitate and premature commitment to the fortunes of Finney of our Democratic friends in Crawford, and that is because there has never been a time before, since this Senatorial district was formed, that a Democratic Senator could be elected. Now, however, if the Crawford Democracy had chosen to have stood firm, and bided their time, a true and tried disciple of our party faith would have represented us in the Senate for the next three years; and in view of the unsettled state of our United States Senatorial question, and the uncertainty of a Democratic majority in the Senatorial branch of our State Legislature, that is an important consideration.

Of course they are intensely so! They always were "adverse" to slavery, but it never prevented them from sustaining the men and measures of the South, when called upon to do so to save their party. For instance, they were "adverse" to slavery when they went in for that Louisiana slave holder, Gen. Taylor, and that father of the Fugitive Slave Law, Millard Fillmore! It is easy, very easy, for Pennsylvania whig papers—they are called "American" now—to be "adverse" to almost any thing, and then swallow it the moment they obtain the votes of the people. They're "adverse" to the "fidelity" of every plank in the platform upon which Gen. Scott stood in 1852, but it did not prevent them from sustaining him, plank and all. A whig "adverse" set of organs are these same "Whig and American papers," yet still as pliable as one could wish!

HON. JAMES CAMPBELL.—The Know Nothing and whig journals take great delight in abusing the Post Master General upon every conceivable occasion. Their last effort in this line, is based upon the allegation that the Secret Agents of the Department are in the habit, with the knowledge and consent of the Department, of opening suspected correspondence. To show that this charge, like all its kindred, is a false one, the York Gazette relates the following circumstance: Post Master General Campbell was applied to by the Post Master at York, Pa., to know whether a letter containing, as was supposed, counterfeit money could be opened at the request of the police authorities, in order that the money contained therein, might be identified as the same passed by the prisoner, and that thus further evidence might be furnished to aid in his conviction and punishment. The Post Master General replied, emphatically, that it could not; that he had no right, nor any officer under him, to open any letter until it reached the dead-letter office, and that this principle must be always acted upon by those in the employment of the department.

How is this?—The Fredonia Cracker classes "our neighbor round the corner," thus—"Erie Gazette, formerly whig, but of late K. N. H. whig!" The Gazette has denied the "soft impeachment" when we charged it with abandoning its old party, and cohabiting with this bastard faction, but what will it say to this direct confirmation of our definition of its position, by its late brother in the whig church. Do answer, and thus relieve the anxiety of the Book of hungry expectants of county pae, whose "sun of discontent" will be made glorious, or rendered more "darkly, deeply, beautifully blue" by the winds of October.

PRACTICE VS. PRECEPT.—The Know Nothing platform adopted last week in the Philadelphia Convention, has a good deal to say about reverence for "the Almighty Being who rules the Universe," belief in Christianity, and love for the Bible. To show that this is only the rant of hypocrites, intended to deceive religious people, let us look for a moment, at the following specimen of blasphemy which was telegraphed on Thursday last week, from the Know Nothing Convention in Philadelphia to the Know Nothing Convention at Cleveland:

"The North defied! The pro-slavery platform adopted!! Thirteen States withdrawn!! God eternally a— a slavery and dogmatics!! How immensely these fellows must respect the Protestant religion; how very, very anxious they doubtless are that the Bible should be read in schools; and how extremely careful they should be that the morals of their children should not be contaminated by intercourse with "foreign papers and criminals." Vive in Heaven!

Blindos All Over.

Among the resolutions passed at a recent Hinds Convention in Fredonia, N. Y., was one which it is asserted that both Whig and Democratic parties have "blinded" themselves in the hands of faithless politicians, who have long fattened by power, office, and the robbery of the public treasury." To show with what peculiar grace and consistency such language as the above is used by the men who figured in the meeting, the Center gave an analysis and investigation of their past and present office holding antecedents, and a most apt illustration of Know Nothing hypocrisy it exposes. On an examination, (says that paper) of the published proceedings of the Convention which adopted the resolution under mention, we find the names of fifteen persons mentioned, of which ten have been known as whigs and five as Loco-focos. Of the ten whigs, not less than seven have been, at the present time, incumbents of office, to which they are elected or appointed through the whig party. The names of these worthies are as follows: Hon. F. W. Palmer, P. S. Cottle, Esq., and Hon. Abner Lewis, (all members of the committee which concocted the resolution), Hon. E. Ward, Hon. F. S. Edwards, George Barker, Esq., L. I. Pratt. The above named persons, in the capacity of whig office holders, have drawn or will draw from the public treasury of the people, at the expiration of their terms of office, a sum probably amounting to not less than twenty thousand dollars! Of the public officers they have held, we can, according to our present recollection, enumerate as follows: Hon. A. Lewis, has filled the position of Member of Assembly twice or three times, Member of Congress one term, County Judge two terms, of four years each, including the present, besides having filled minor offices previously, which will probably bring up the whole term of his official career to not less than twenty five years. Hon. E. Ward has been County Judge, Member of Assembly and State Senator, for periods amounting to not less than eight years, and has also filled minor offices for a number of years. Hon. F. S. Edwards now fills the office of Special Surrogate, to which he was elected for four years. Hon. F. W. Palmer has been Member of Assembly two years, and is now member of a Legislative committee, for which he will draw extra compensation. P. S. Cottle, Esq., has filled the office of Special Judge three years (Geo. Barker, Esq., was elected District Attorney for the county in 1853, for four years. L. I. Pratt was appointed Post Master through the influence of prominent whigs, who still remain in the whig party, and held the office four years.

Now, this is what we call Know Nothingism illustrated; and although the illustrations are local to our neighboring county, they will be none the less appreciated by our readers, because what is true of the Hindsos in Chautauque county, is also true of their brethren-in-the-dark in Pennsylvania.

The Philadelphia North American says the "interior of the whig and American papers in the interior of the State that have yet come to hand, is adverse to the position on slavery assumed by the late Know Nothing National Council."

Our organs which the "interior" of the State says are "adverse" to slavery, but it never prevented them from sustaining the men and measures of the South, when called upon to do so to save their party. For instance, they were "adverse" to slavery when they went in for that Louisiana slave holder, Gen. Taylor, and that father of the Fugitive Slave Law, Millard Fillmore! It is easy, very easy, for Pennsylvania whig papers—they are called "American" now—to be "adverse" to almost any thing, and then swallow it the moment they obtain the votes of the people. They're "adverse" to the "fidelity" of every plank in the platform upon which Gen. Scott stood in 1852, but it did not prevent them from sustaining him, plank and all. A whig "adverse" set of organs are these same "Whig and American papers," yet still as pliable as one could wish!

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Is there a Whig Party?

This question, which has been often proposed by the Democratic papers, without any satisfactory answer, is just now being asked by the few whig papers that believe the old whig party still lives. They make anxious inquiries after the Whig State Central Committee, and want to know whether there is to be any Whig State Convention held this year. They express lively fears that the Committee has sold out to the Know Nothings. The Washington Commonwealth says:

"There is certainly something wrong somewhere; our State Central Committee are perfectly indifferent or have betrayed and sold the whig party! We should regret to believe that this were true—but judging from the appearance of things, we can scarcely see to say any other conclusion. To which, the Lancaster Examiner adds, as though it spoke knowingly:

"The fears of the Commonwealth are doubtless well founded. The administration and the State Central Committee have evidently been guilty of treachery to the whig party not surpassed in infamy by that of John Tyler or Bend Sin Arnold. History will class them in the same category of traitors."

What says the Gazette? It ought to speak out on this question if it still retains its faith:

A MORAL MAN.—Some people have queer ideas of what constitutes "morality." The Moral, for instance, think a "moral man" is one who has half a dozen wives, while the Shaking Quakers have done faith in the "morality" of any man who has even got one. It will thus be seen that what is the purest "morality" in the eyes of one, is an irack immorality in the opinion of another, and vice versa! Now, keeping in view such well known difference of opinion, we can readily understand how the subject of the following notice arrived at the conclusion that he was a "moral, law abiding citizen." The facts are related by the Detroit Free Press. It appears that a fellow named Johnson complained of a neighbor for selling liquor, since the passage of the Prohibitory law in Michigan. Upon the cross examination of Johnson, the complainant, he was forced to admit that he had been sent to State Prison for that city some years since, and that he had recently been brought before a Justice, charged with a flagrant and indecent assault upon his servant girl, for which he was fined \$100 and ordered to serve a period in the county jail. Upon being asked why he made this complaint, he said he thought it was the duty of all the moral portion of the community to see the law enforced. His own admissions show him to be a moral, law-abiding, order-loving citizen, truly.

Foreign News by the Baltic. The following official despatches from Palisser give an account of the operations before Sebastopol—June 17th at 6 30 P. M., our signals were given, and an hour afterwards our eagles floated on the Monitor, 1st, and over the two redoubts at Caroning Bay. The artillery of the enemy fell into our hands. We have taken 400 prisoners. Our legions occupy the conquered works on this side. Our allies with their naval resolution carried the works, and an hour afterwards our eagles floated on the Monitor, 1st, and over the two redoubts at Caroning Bay. The artillery of the enemy fell into our hands. We have taken 400 prisoners. Our legions occupy the conquered works on this side. Our allies with their naval resolution carried the works, and an hour afterwards our eagles floated on the Monitor, 1st, and over the two redoubts at Caroning Bay. The artillery of the enemy fell into our hands. We have taken 400 prisoners. 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